

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

Plaintiff,

V.
JUAN JOSE NUNEZ

Defendant.

NO: 21 -CR- 00147 TOR

**DEFENDANT'S SPEEDY TRIAL WAIVER
AND STATEMENT OF REASONS IN
SUPPORT OF THE MOTION TO
CONTINUE TRIAL DATE**

My attorney has advised me of my right under the Speedy Trial Act, 18 U.S.C. § 3161, to go to trial within seventy (70) days after the Indictment was filed or my arrest, whichever was later. My attorney has also advised me that a continuance of the trial is needed and we have discussed the reasons for the continuance. A motion to continue the trial date has been or will be filed. I ask this Court to grant the motion and reset the trial from its current date of

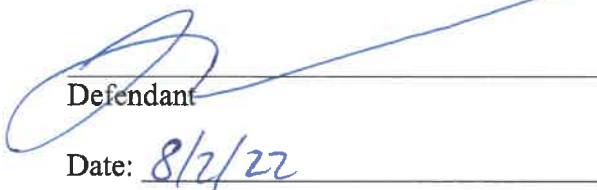
August 29, 2022 to a date no later than October 3, 2022 for the following reasons pursuant to 18 U.S.C. § 3161:

My attorney needs more time to prepare due to his recent trial schedule

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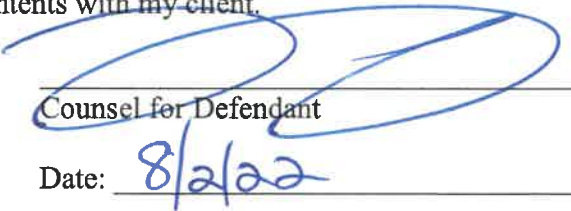
1 I understand that if the Court grants the motion to continue, all time between the date the
2 motion was filed and the new trial date will be excluded from the speedy trial calculations
3 pursuant to the Speedy Trial Act.

4 I declare under penalty of perjury that the foregoing is true and correct.

5 
Defendant

6 Date: 8/2/22

7 I have read this form and discussed its contents with my client.

8 
Counsel for Defendant

9 Date: 8/2/22

10 I have translated this form into a language in which the Defendant is conversant. If
11 questions have arisen, I have notified the Defendant's counsel of the questions and have not
offered any advice nor personal opinions.

12 
Interpreter

13 Date: _____